

BEALE AUSTRALIAN PIANOS.

Are built specially to withstand sudden and extreme climatic changes. The timber used is seasoned here, in the climate for the climate. As former importers, we know the value of this, for our experience taught us that imported pianos which are built during the European summer stand this climate better than those which are prepared during the winter. Further, our method of seasoning, by combined open-air and kiln process, has been pronounced by experts to be one of the best systems and thoroughly up-to-date. In addition, every stick of timber, before being used in a Beale Australian Piano, is carefully tested in a special apparatus which at once discovers whether it is perfectly fit for use. Then our patented system of building the cabinet work in cross-plies; our patented iron wrest-plank, eliminating the wooden wrest-plank still used in all other pianos (iron and steel will stand climatic change better than wood), and our special sounding board, which is constructed to resist the most trying heat—all these combined to make the Beale Australian Piano proof against the most severe climatic conditions. And that is why wherever the Beale Piano goes it gives the most lasting satisfaction; that is why whenever a piano is needed for a home in a district where the climate is most trying the Beale Australian Piano is the best obtainable; that is why we have thousands of testimonials from all classes of the community, speaking in the most glowing terms of the

BEALE AUSTRALIAN PIANOS.

CATALOGUE AND CIRCULARS FREE.

BEALE AUSTRALIAN PIANOS, LIMITED.

474 GEORGE-STREET, SYDNEY.
107 SWANSTON-STREET, MELBOURNE.
101 BRISBANE-STREET, LAUNCESTON.

207 KING-STREET, NEWTOWN.
127 BUNDLE-STREET, ADELAIDE.
615 HAY-STREET, PERTH.

BRANCHES AND TRAVELLERS EVERYWHERE.

the will of Winifred Mulligan, deceased, and from selling, offering for sale, dealing with and disposing of any of the real estate, goods, and effects of said deceased, and restraining the defendant John Talbot from further acting as administrator de bonis non of the estate of Patrick Mulligan. His Honor also appointed James Greve, manager of Richardson and Wrench, Limited, receiver of the rents and profits of the real estate, and to act in the outstanding personal estate of Patrick Mulligan, deceased, if he is willing to act, if not, his Honor directed reference to the Master to appoint some other person as receiver, the receiver not to sell the Brisbane Hotel without application to the Master.

His Honor added that the defendant Talbot was not to be deemed to have admitted certain matters alleged in the statement of claim or in the affidavits.

The question of costs was reserved.

IN CHAMBERS.

(Before Mr. Justice Owen.)

APPEAL UNDER THE GAMES AND WAGERS ACT.

Re A. Lovett (Roche and another respondents).

Mr. Watt, instructed by Mr. J. W. Abigail, appeared for Alexander Lovett, and moved for a rule nisi for a prohibition to restrain E. H. Wiliams, S.M., and Sub-Inspector Roche from further proceeding upon an order made against the appellant, and that the appellant Lovett was charged on August 13 last with having been without lawful excuse in a common gaming-house, and was fined £3 with costs, in default two months' imprisonment with hard labour. He now applied on the following grounds:—1. That the warrant under which the premises were entered was bad for not stating the address or description of the informant, and in not requiring that the person arrested shall be brought before two justices. 2. That the evidence properly admitted did not support the information. 3. That there was no sufficient evidence that the gaming-house at the time when the said house was entered under the warrant. 4. That the rule was granted, and made returnable before the Full Court.

PROBATE COURT.

(Before Mr. Justice Owen.)

A DISPUTED WILL.

Garrett v. Ryan.

In this suit, which was to decide the sanity and disposing power of Henrietta Pearce, widow of Simon Henry Pearce regarding a will made by her on January 29, 1908. The Court found that testatrix was not of sound mind at the time she made the will. Ordered that the estate be administered by the Curator of Intestate Estates.

The following applications have been granted by the Registrar:—Probates: John Ford, John James Carmichael, Mary Ann Flower Harman, Mary Ann Field, Francis Joseph Martin, Henry Ramsay, William Cheshworth, George Kent, Herbert Howell Black, John Donald Alexander McFarlane, William McLachlan, James Fox (renewed), William Brooksmith (renewed), Mary Mackintosh (renewed), Frederick Alcorn, John Davidson, Sarah Moore, Samuel Lucas, Hugh Macgregor, Mary Ann Hackett, Henry Tompkins, James Kenning, Angelina Penfold. Personal application: Alfred Ince.

Administrations:—Patrick Byrnes, Jane Munson, Mary Eleanor Jenkinson, Thomas Bartle, John James Sparkes, Henry Knyvet, George Alexander, Michael James Duffy, Patrick Jeremiah Tully. Personal application: John Henry Hopkins.

DIVORCE COURT.

(Before Mr. Justice Simpson.)

PROBABLE PROBATION.

In this case, in which Robert William Probert, a grazier, sought a divorce from Alice Probert on the ground of desertion by reason of her failure to comply with an order for restitution of conjugal rights, a decree nisi, returnable in four months, was granted.

MULLER v. MULLER.

In this case Adelaide May Muller sought a divorce from Henry Muller on the ground of desertion. The evidence had been given on a previous date, and the further hearing was

adjourned for proof of domicile. The Court now found the issue in favour of petitioner, but reserved judgment for further proof of domicile.

DIBLEY v. DIBLEY.

Mr. Fraser appeared for Elsie Elizabeth Dibley, formerly Andrews, who prayed for a divorce from George Edward Dibley, on the ground of drunkenness and cruelty. The parties were married in June, 1897, at Redfern according to the rites of the Church of England. After hearing evidence of cruelty and drunkenness the Court granted a decree nisi, and gave petitioner custody of the children.

BIGNELL v. BIGNELL.

Mr. Fraser appeared for Charlotte Elizabeth Bignell, formerly Williams, who petitioned for a divorce from Herbert Joseph Bignell on the ground of desertion and drunkenness. The parties were married in August, 1904, at Wingham, Manning River, according to the rites of the Presbyterian Church. A decree nisi, returnable in three months, was granted.

BOWEN v. BOWEN.

Mr. Whitfield, instructed by Messrs. McDonnell and Moffitt, appeared for Samuel Bowen, tailor, of Regent-street, who petitioned for a divorce from Caroline Bowen, formerly Morison, on the ground of her adultery with Robert McCarthy and John Robert Parish, who were joined as co-respondents. The parties were married on October, 1887, at Redfern, according to the rites of the Church of England. In June last, the petitioner said, his wife left him. He gave evidence in regard to the desertion of his wife. Judgment was reserved.

BANKRUPT COURT.

(Before the Registrar, Mr. A. Henry.)

HEARING OF CREDITORS' PETITION.

Thomas Hardy and Sons, Limited, and Harrison and Atwood v. William Hatten. Mr. Primrose appeared for petitioners, and asked for an adjournment for a week, as the matter was likely to be settled. Adjourned to September 7.

MEETINGS AND EXAMINATIONS.

Re Sam War Lee. Bankrupt was further examined by the official assignee. The Registrar directed that the accounts, which were incomplete, must be amended and made complete. Adjourned to September 8.

Re Cyril Hungerford. Bankrupt was sworn and examined by the official assignee and by a chairman. Adjourned to September 8.

Re Frederick William Stacey and Archibald Stacey. Bankrupts. A. S. Stacey was sworn and examined. On the application of the official assignee, the matter was adjourned to September 8.

EXAMINATION UNDER SECTION 38.

Re John Patrick Joseph Finnigan. On the application of the official assignee the matter was adjourned to September 8.

CERTIFICATE APPLICATION.

Re Alfred Hital Brivley. Mr. Lamb, instructed by Messrs. Russell and Russell, appeared for the applicant; and Mr. R. H. L. Innes, instructed by Messrs. Miller, Simpson, and Co., on behalf of creditors to oppose. Counsel concluded their addresses, and the Registrar reserved judgment.

CREDITOR'S PETITION.

Frank Joseph Lappen Measures, of Narara, farmer, v. Ellen Wyndham, wife of Harold Edward, instructed by Messrs. Wambler, farmer, and lately residing at Wingello Park, Gosford. Order to be heard on September 13.

CENTRAL CRIMINAL COURT.

(Before Mr. Acting Justice Fitzhardinge.)

Mr. Hugh Pollock appeared for the Crown.

SENTENCE.

Antonio Kastrow, for perjury, at the end of which time he is to find sureties to be of good behaviour, or serve a further six months' imprisonment.

ACQUITTED.

Edward Buckley, a young man, pleaded not guilty to a charge that, on July 12, he did feloniously play one Robert Coates. Mr. C. D. Inglis appeared for the accused, and asked his Honor to take the case from the jury under section 34 of the Criminal Code, as acquittal. The clause in question related to the circumstances attending the offence, and the accused was not to be convicted unless he was proved to be of good behaviour, or serve a further six months' imprisonment.

Mr. Justice St. John directed the jury to find the accused guilty, and a man named Boniface, receiving a blow which was intended for Boniface.

The Crown Prosecutor did not oppose the application.

His Honor held that the case was one in which he might exercise the discretion as the jury, and therefore withdrew the case from the jury. The accused was then released.

QUARTER SESSIONS.

(Before Judge Backhouse.)

Mr. A. F. Dawson appeared for the Crown.

ACQUITTED.

Herbert Childs, who was defended by Mr. E. H. Abigail, was acquitted on a charge of maliciously administering violence to Thomas Thorne, at Holdsworth, on June 30, with intent to steal the carcase.

A FIRST OFFENDER.

Jacob Curiliza, for uttering, was sentenced to 12 months' imprisonment, and released as a first offender.

Mr. E. H. Abigail appeared for the accused.

BREAKING AND ENTERING.

Reginald James and George James were found guilty of breaking, entering, and stealing from the Westchester Vineyard Company, at Summer Hill, on July 16. They were remanded for sentence.

Mr. E. H. Abigail appeared for the accused.

SENTENCES.

John Wm. Whalen, for larceny, three years' hard labour, with leave to petition.

Henry Pettit, for larceny, two years' hard labour, with leave to petition.

Wm. Bennett, for u.s.a.-f. taking and using a horse, four months' imprisonment, then to be released upon finding sureties for good behaviour, or serve a further eight months' sentence.

Leslie Baker, for stealing in a dwelling, 12 months' hard labour, with leave to petition.

LAW NOTICES.

MONDAY, SEPTEMBER 1.

SUPREME COURT.

Case LIT.—Barco Court, St. James' road.—*Brava v. Court* (solicitor of Australia (at head)).

The parties submitted to Justice Jones Court on Monday, 28th instant, will be required to attend at 10 a.m. on Wednesday next, the 2nd day of September, at the above place, where the case is required to be heard.

No. 1. *John v. Court*, to be taken in No. 4. *John v. Court* (solicitor of Australia (at head)).

No. 2. *John v. Court*, to be taken in No. 4. *John v. Court* (solicitor of Australia (at head)).

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No. 15. *John v. Court*, to be taken in No. 4. *John v. Court* (solicitor of Australia (at head)).

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 OF SUPERIOR MANUFACTURES AND...
 Mr. T...
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The second Bill, which I introduced by petitioning the members: (1) there is no proper case for making it; (2) if the bill failed in its first reading, (3) so no total number voting, (4) deferred by Mr. JOSEPH to give way to the Minister of Education.

SUM WONG

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JOINT PIPER-HD.—Dr. Forthwe, 11 and 7 o'clock.
Sermon to Young Men: Quit you Like Men!
53, 55, and 7 p.m. Room

CHRISTIAN SCIENCE—First Church of Christ
Scientist.—Services, Sunday, 11 a.m., 7.15 p.m.;
Head Office and Works: Annandale.

Quotations by return of post. Price 6d. on application.
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